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1	IN THE UNITED STATES DISTRICT COURT EASTERN DISTRICT OF MISSOURI	
2	EASTERN DIVISION	
3	SARAH MOLINA, ET AL.,)	
4)	
5	Plaintiffs,)	
6	vs.) Cause No.) 4:17-CV-2498 AGF	
	CITY OF ST. LOUIS,	
7	MISSOURI, ET AL.,)	
8	Defendants.)	
9		
10		
11		
12	DEPOSITION OF NICHOLAS MANASCO	
13	TAKEN ON BEHALF OF THE PLAINTIFFS	
14	JANUARY 18, 2019	
15		
16		
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18		
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                                  ) Cause No.
          vs.
 6
                                  ) 4:17-CV-2498 AGF
      CITY OF ST. LOUIS,
 7
      MISSOURI, ET AL.,
 8
          Defendants.
10
                 DEPOSITION OF NICHOLAS MANASCO, produced,
11
     sworn and examined on January 18, 2019, between the
     hours of 9:00 in the forenoon and 10:48 in the
12
13
     forenoon of that day, at the offices of City
     Counselor's Office, 1200 Market Street, Room 314, St.
14
     Louis, Missouri 63103, before Susannah L. Massie, a
15
16
     Certified Court Reporter, a Notary Public within and
     for the State of Missouri, in a certain cause now
17
     pending in the United States District Court, Eastern
18
     District of Missouri, Eastern Division, wherein SARAH
19
20
     MOLINA, ET AL., are Plaintiffs and CITY OF ST. LOUIS,
21
     MISSOURI, ET AL., are Defendants; taken on behalf of
2.2.
    the Plaintiffs.
23
24
2.5
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	Hit has a second MI GHOLD G MANAGOO
16	Witness: NICHOLAS MANASCO
17	
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1	IT IS HEREBY STIPULATED AND AGREED, by and
2	between counsel for the Plaintiffs and counsel for the
3	Defendants that this deposition may be taken in
4	shorthand by Susannah L. Massie, a Certified Court
5	Reporter and Notary Public, and afterwards transcribed
6	into typewriting; and the signature of the witness is
7	expressly waived.
8	* * * * *
9	NICHOLAS MANASCO,
10	of lawful age, produced, sworn and examined on behalf
11	of the Plaintiffs, deposes and says:
12	EXAMINATION
13	BY MS. STEFFAN:
14	Q. Good morning, Officer.
15	A. Good morning.
16	Q. I see your name is actually on your shirt,
17	but if you could go ahead and say it and spell it,
18	that would be great.
19	A. Nicholas Manasco. N-I-C-H-O-L-A-S,
20	M-A-N-A-S-C-O.
21	Q. Thank you. I was introduced earlier, but
22	I'm Jessie Steffan. I'm one of the Plaintiffs'
23	attorneys in this case, which is called Molina versus
24	City of St. Louis.
25	Have you ever been deposed before?

Page 6

1	A. Yes, I have.
2	Q. Recently?
3	A. It's been about a couple of years.
4	Q. I'll go over a couple of ground rules. I'm
5	going to try not to talk over you when you are giving
6	a response. Please try not to talk over me when I'm
7	asking question. And I'd ask that you try to respond
8	verbally so the court reporter can take down how
9	you're responding, rather than nodding or shaking your
10	head. Do you understand that?
11	A. Yes.
12	Q. If you do not understand a question that
13	I've asked, please ask me to clarify; otherwise, if
14	you answer the question I will presume you understood
15	what I've asked. Does that make sense?
16	A. Yes, it does.
17	Q. Have you taken any medication, drugs,
18	alcohol, anything that would affect your ability to
19	testify truthfully or to remember things that happened

21 A. No.

to you?

- 22 Q. Do you have any health conditions that have
- 23 those effects?
- A. No, I don't.
- 25 Q. Did you do anything to prepare for today's

20

Page 7

i	
1	deposition other than talk with your lawyer?
2	A. I reviewed that After Action Report.
3	Q. The After Action Report from August 19,
4	2015?
5	A. Yes, I did.
6	Q. Any other After Action Reports you
7	reviewed?
8	A. No.
9	Q. Did you talk to anyone in preparation for
10	today's deposition other than your lawyer?
11	A. No, I didn't.
12	Q. You live in Oakville?
13	MR. WHEATON: You can tell them the town.
14	He's not going to tell you, consistent with
15	everybody else, his home address.
16	But the town or the general area where you
17	live is fine.
18	A. Yes, I live in Oakville.
19	BY MS. STEFFAN:
20	Q. On Sagebrook Court?
21	MR. WHEATON: I'll leave that you know, I
in the state of th	

I'm not going to answer that.

don't know how big the street is, whether it would be

easily identifiable where his house is. If so, then

he's not going to answer that question.

Α.

22

23

24

25

1	MS. STEFFAN: We really need Officer
2	Manasco's address in case we need to subpoena him for
3	trial since he's not a party to this case.
4	MR. WHEATON: I will make him available for
5	trial, as I have today.
6	MS. STEFFAN: Okay.
7	BY MS. STEFFAN:
8	Q. You know your address is online; do you
9	know that, sir?
10	A. No.
11	Q. How old are you?
12	A. 42.
13	Q. Did you graduate from high school?
14	A. Yes, I did.
15	Q. Did you graduate from a police academy?
16	A. Yes, I did.
17	Q. Is it St. Louis Metropolitan Police
18	Academy?
19	A. No, it wasn't.
20	Q. What police academy did you graduate from?
21	A. St. Louis County.
22	Q. When did you graduate?
23	A. 2001.
24	Q. Have you attended any college?
25	A. Yes, I have.

		- uge 3
1	Q.	What college did you attend?
2	Α.	University of Missouri, St. Louis.
3	Q.	Did you study a particular field?
4	Α.	Criminal justice.
5	Q.	Did you get a degree?
6	Α.	Yes, I did.
7	Q.	A bachelor's degree?
8	Α.	Of science.
9	Q.	Any graduate education?
10	А.	No.
11	Q.	You said you graduated from St. Louis
12	County Poli	ce Academy in 2001; is that correct?
13	A.	Yes.
14	Q.	What employment did you seek after that?
15	Α.	I was employed by St. Louis County.
16	Q.	Police department?
17	Α.	Yes.
18	Q.	How long were you at St. Louis County?
19	Α.	From 2001 to 2005.
20	Q.	Were you a police officer?
21	Α.	Yes.
22	Q.	Did you have any particular assignment or
23	were you on	patrol?
24	A.	I was assigned to patrol.
25	Q.	You left St. Louis County in 2005?

1	Α.	Yes.
2	Q.	Did you go to St. Louis City at that point?
3	Α.	Yes, I did.
4	Q.	Were you a police officer when you began
5	your employ	ment with St. Louis Metropolitan Police
6	Department?	
7	Α.	Yes, I was.
8	Q.	Are you still a police officer now?
9	Α.	Yes, I am.
10	Q.	Okay. So you've been continuously employed
11	at St. Loui	s Metropolitan Police Department since 2005
12	until now?	
13	Α.	Yes, I have.
14	Q.	And you're on SWAT?
15	Α.	Yes, I am.
16	Q.	When did you first become a member of SWAT?
17	Α.	Um, in 2007.
18	Q.	Is that a position that you sought out?
19	Α.	Yes, it is.
20	Q.	You did a written test and a skills test;
21	is that rig	ht?
22	Α.	Not a written test.
23	Q.	No written test. Just going through the
24	kinds of sk	ills that you might need to be a member of
25	SWAT?	

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1	A. Yes.
2	Q. When you left St. Louis County was that
3	because you chose to?
4	A. Yes, it was.
5	Q. Were you on SWAT in St. Louis County?
6	A. No, I wasn't.
7	Q. What's your sort of main responsibility as
8	a member of SWAT?
9	A. We are delegated to serve all high risk
10	search warrants in the city as well as respond to any
11	barricaded subjects, hostage situations, things of
12	that type.
13	Q. I've heard the term barricaded subjects
14	from some of your colleagues as well. Is that a
15	common situation to have a barricaded subject?
16	A. I wouldn't say it's common.
17	Q. Dangerous though?
18	A. Yes.
19	Q. How often does it happen?
20	A. Um, where we're actually deployed or we get
21	notified of one?
22	Q. Is there a big difference between those
23	things?
24	A. Commanders can call what we call a 7250,
25	which is like a barricade or a hostage situation.

1	We'll get n	otified of it, but we won't sometimes it
2	will get re	solved before we have to actually deploy to
3	that locati	on.
4	Q.	Have you ever been convicted of a crime?
5	Α.	No, I haven't.
6	Q.	Have you ever been prosecuted for a crime?
7	Α.	No, I haven't.
8	Q.	Have you ever been arrested?
9	Α.	No, I haven't.
10	Q.	Have you ever been sued for something you
11	did as a po	lice officer?
12	Α.	Like by a Defendant?
13	Q.	Are you saying a criminal Defendant? Yeah,
14	by somebody	you interacted with in the course of duty?
15	Α.	Like someone I arrested?
16	Q.	Yeah, for example.
17	Α.	No.
18	Q.	Are you a member of a unit called the Civil
19	Disobedienc	e Team?
20	Α.	I'm not a member of that team.
21	Q.	You do training for that team?
22	Α.	We help in the training.
23	Q.	What do you do to help with their training
24	as CDT team	?
25	Α.	Mostly we just act as role players for

1	scenarios.
2	Q. Have you done that?
3	A. Yes.
4	Q. What kinds of scenarios are you training
5	them for?
6	A. Civil disobedience.
7	Q. What is that?
8	A. Um, like if they get called for an incident
9	where people are acting unlawfully or unruly, they'll
10	notify the Civil Disobedience Team.
11	Q. I imagine you went to SWAT school; right?
12	A. Yes.
13	Q. What other kinds of training have you done
14	as a member of SWAT team?
15	A. There's a lot.
16	Q. Lots of different kinds?
17	A. I can tell you what I recall.
18	Q. Sure.
19	A. I've been to explosive breaching. I'm an
20	NRA firearms instructor. I'm a CQB tactics
21	instructor. I'm trained for FEMA as a blast
22	recognitionist. That's all I can recall specifically.
23	Q. Do you have any training on the use of
24	chemical munitions?
25	A. Oh, I'm trained through Combined Tactical

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- 1 Systems as a chemical munitions instructor. Sorry. I
- 2 forgot about that.
- 3 Q. No. I understand the list you gave was
- 4 probably not exhaustive. Combined Tactical Systems
- 5 commonly known as CTS?
- 6 A. Yes.
- 7 Q. Did you attend training put on by CTS or
- 8 are you a trainer?
- 9 A. I attended an instructor school put on by
- 10 CTS, yes.
- 11 Q. Okay. Was that out in Eureka?
- 12 A. Yes, it was.
- 13 Q. When was that approximately?
- 14 A. 2013.
- 15 Q. Do you remember what you learned about?
- 16 A. We went over all the different chemical
- 17 munitions that the CTS distributes as well as noise
- 18 flash diversionary devices and their less lethal
- 19 products and how to use them.
- 20 Q. Is a chemical munition a less lethal
- 21 product or is that a different topic?
- 22 A. They're different. I guess it's less
- 23 lethal, but it's not like -- like bean bag rounds,
- 24 like that's what I mean by less lethal. Stuff like
- 25 that.

1	Q. Actual projectiles?
2	A. Yes.
3	Q. Are the chemical munitions that St. Louis
4	Metropolitan Police Department has manufactured by
5	CTS?
6	A. Yes, they are.
7	Q. Other than that training put on by CTS do
8	you have any other training related to the use of
9	chemical munitions?
10	A. No.
11	Q. Do you have any training on when it is
12	appropriate to use chemical munitions and when it is
13	not appropriate to use them?
14	A. Um, there's like a use of force continuum.
15	Q. That's in the use of force written policy;
16	is that what you're referring to?
17	A. Our use of force written policy?
18	Q. Yeah. When you say use of force continuum,
19	is that described in the department's written use of
20	force policy?
21	A. I don't recall if it is described in there
22	or not.
23	Q. You're saying you have been trained on the
24	use of force continuum?
25	A. So for like chemical munitions, we'll

- 1 always deploy smoke, pepper ball, before we actually
- 2 deploy like a CS canister or stuff like that.
- 3 Q. Okay. So there's sort of a continuum
- 4 within chemical munitions?
- 5 A. Yes.
- 6 Q. Do chemical munitions fall into a larger
- 7 use of force continuum that involves other types of
- 8 force?
- 9 A. No.
- 10 Q. Have you ever used chemical munitions while
- 11 on duty?
- 12 A. Yes, I have.
- 13 Q. When have you done that?
- 14 A. Um, well, and I couldn't recall every
- 15 barricaded subject that I've responded to, but I've
- 16 used them on barricaded subjects throughout the years.
- 17 In Ferguson we used them. The night of the
- 18 Darren Wilson Grand Jury decision was announced we
- 19 used them. At Page and Walton we used them. Those
- 20 are the instances that I can recall.
- 21 Q. The night the Darren Wilson non-indictment
- 22 was announced, you used the -- let me start over.
- You used them at Arsenal and Grand,
- 24 thereabouts, in south city?
- 25 A. Yes.

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1	Q. Any other locations other than that area?
2	A. Just the surrounding area, Arsenal and
3	Grand.
4	Q. And when you say Page and Walton, that is
5	from the date that Mansur Ball-Bey was shot; is that
6	right?
7	A. Yes, it was.
8	Q. And you said Ferguson. I assume that is
9	post Mike Brown shooting in the city of Ferguson; is
10	that correct?
11	A. I don't know if that's considered the city
12	of Ferguson up there. North St. Louis County.
13	Q. Not in St. Louis City?
14	A. No.
15	Q. And I'm sure you don't remember every
16	specific instance of when you used a chemical munition
17	against a barricaded subject, but did that happen a
18	lot of times over the course of your career?
19	A. I wouldn't say a lot.
20	Q. A handful of times?
21	A. Yeah, roughly.
22	Q. Do you know if anybody has ever filed a
23	civilian complaint against you?
24	A. I believe so.
25	Q. What was that in relation to?

1	A. An arrest that I made.
2	Q. Other than that one, do you know if anybody
3	has filed a civilian complaint against you?
4	A. I don't recall just me individually
5	being having a complaint filed against me.
6	Q. Do you remember being the subject of a
7	complaint as a member of a group?
8	A. The SWAT team has had, I guess, complaints
9	filed by civilians where I was on like a warrant or
10	something, so we had to write memorandums to Internal
11	Affairs for those.
12	Q. Related to the execution of a search
13	warrant?
14	A. Yes.
15	Q. Do you know if any other officer has ever
16	filed a misconduct report against you?
17	A. Um, maybe in 2011.
18	Q. Do you know what that was in relation to?
19	A. Um, a picture I took on a 7250 incident.
20	Q. Other than that incident do you know if
21	anybody has filed a misconduct report against you?
22	A. I don't believe so.
23	Q. Have you ever filed a misconduct report on
24	another officer?
25	A. No.

1	Q. Do you have any training related to the
2	writing of reports?
3	A. Just what I received in the police academy.
4	Q. What kind of training did you have in the
5	police academy about report writing?
6	A. I mean, you're asking me to go back
7	17 years. I don't recall the specifics of the
8	training that I was given.
9	Q. It is covered though?
10	A. Yes. That's a block of instruction at the
11	academy.
12	Q. Okay. Since then, since the time you
13	graduated from the academy, you don't recall any
14	report writing related training?
15	A. No, I do not.
16	Q. Earlier I think you said you became a
17	member of SWAT in 2007; is that right?
18	A. That's correct.
19	Q. And you've been on SWAT continuously until
20	today?
21	A. No. I left in 2011 and then came back in
22	2012.
23	Q. Where were you between 2011 and 2012?
24	A. Seventh District.
25	Q. I understand there's been redistricting.

1	Where was that at the time, just roughly?
2	A. That now, I guess, would be considered
3	most of it would be considered the Fifth District.
4	Q. What is now the Fifth District?
5	A. Most of it, I believe.
6	Q. Okay. Since 2012 you've been a member of
7	SWAT continuously?
8	A. Yes.
9	Q. Okay. You were a member of SWAT on
10	August 19th, 2015; is that correct?
11	A. Yes.
12	Q. You know that on August 19th, 2015, an
13	officer shot and killed Mansur Ball-Bey; correct?
14	A. Correct.
15	Q. When did you become aware of that shooting?
16	A. Um, shortly after it happened.
17	Q. Did you respond to the neighborhood where
18	that shooting had occurred?
19	A. I was executing a search warrant at that
20	address or at the address where it occurred.
21	Q. There was some public reaction to the
22	shooting; is that correct?
23	A. Yes.
24	Q. The shooting occurred in an area called
25	Fountain Park; is that right?

1	A. I believe that's considered Fountain Park.
2	I'm not sure of the exact boundaries of that
3	neighborhood.
4	Q. And you were onsite when it happened?
5	A. Um, I was inside the residence serving a
6	search warrant.
7	Q. How long after the shooting occurred did
8	you remain in or near the residence?
9	A. I was there the whole um, I don't know
10	the exact time we started executing the search
11	warrant, but I was there in that vicinity roughly
12	until two in the morning maybe.
13	Q. Many, many hours in a row?
14	A. Yes.
15	Q. Your commander at that time was Lieutenant
16	Stephen Dodge; is that right?
17	A. Yes, he was.
18	Q. He was also there with you?
19	A. Yes, he was.
20	Q. Earlier you mentioned using chemical
21	munitions near Page and Walton. Did that happen on
22	this day, August 19, 2015?
23	A. Yes, it did.
24	Q. Why were chemical munitions deployed there?
25	A. There was some civil disobedience going on.

1	There was a large unruly crowd that were throwing
2	objects at policemen and blocking the intersection of
3	Page and Walton. And ultimately, later in the night,
4	lit a car on fire as well as a house on Walton
5	somewhere, I believe.
6	Q. How did you go from executing a search
7	warrant at that residence to the intersection of Page
8	and Walton where the large unruly crowd was?
9	A. How did we go from?
10	Q. Yeah. Did you have a vehicle? Did you
11	walk there? Why did you move over there from the
12	residence to Page and Walton?
13	A. Well, the residence is right at Page and
14	Walton.
15	Q. So you just walked over toward the street?
16	A. Correct. Um-hum.
17	Q. Okay. How many police officers were there?
18	A. During the execution of the search warrant?

- 22 O Alot? Not so many? Was it in
- Q. A lot? Not so many? Was it just SWAT or

A. I don't recall an exact number.

Q. No. After you had moved to the Page and

23 were there other units there also?

Walton intersection?

- A. Initially it was just the SWAT team.
- Q. How many people were there from the SWAT

19

20

21

1	team approximately?
2	A. I would have to look. I mean, I could give
3	you an approximate number. I don't recall the exact
4	number. Maybe 12 or 13.
5	Q. At some point other units also joined you?
6	A. Later on that day.
7	Q. When did other units join you?
8	A. Well, initially we had to set up a crime
9	scene. I believe the Force Investigation Unit came up
10	there along with detectives from the Fifth District.
11	So we maintained that perimeter for a while, while
12	they conducted their investigation.
13	Q. At some point did you become stationed on a
14	BEAR Cat?
15	A. A BEAR.
16	Q. Owned by the city?
17	A. Yes, it is.
18	Q. How long did you spend on the BEAR?
19	A. I mean, I couldn't tell you exactly when
20	the BEAR arrived up there. And we were on and off of
21	it throughout the day until we left.
22	Q. Do you know if it was still light outside
23	when the BEAR arrived?
24	A. Yes, it was.

Q. When you say "we were on and off of it",

25

1	who are you referring to, members of SWAT?
2	A. Members of the SWAT team.
3	Q. Did you also spend some time on a BEAR Cat
4	or a Patriot?
5	A. It's a BEAR Cat. The Patriot is the system
6	on top of it. Yes, I did, later on that day.
7	Q. I don't know all the lingo. So what do you
8	mean, the system on top of it?
9	A. There's like a ramp that you can use as
10	like an elevated platform. Stuff like that.
11	Q. And that's own by St. Clair County?
12	A. I believe so.
13	Let me clarify. I'm not sure who actually
14	owns it.
15	Q. Yeah.
16	A. Those vehicles are purchased by an
17	organization called STARRS. S-T-A-R-R-S. Don't ask
18	me what that acronym stands for, but they purchase
19	them for it's a regional grant funded group for
20	these departments.
21	Q. Sort of multi-jurisdictional?
22	A. Yeah.
23	Q. Okay. Focusing on the time that you were on
24	the BEAR, was the BEAR on Page Boulevard?
25	A. The times that I was on it?

1	Q. Yeah.
2	A. Yes, it was on Page.
3	Q. And now focusing on the time that you were
4	on the BEAR Cat, was it also on Page Boulevard?
5	A. It was on Page. And eventually, I mean,
6	when we were ordered to drive down there and help
7	disperse the crowd, we turned on I believe it was
8	Euclid going south. And we just kind of did a loop
9	back to the staging area, which was at Page and I'm
10	not sure of the exact cross street, but it was
11	further.
12	Q. Cora maybe?
13	A. Cora. It was further east of Walton.
14	Q. Okay. You said you were ordered to do
15	that. Who ordered you to do that?
16	A. Lieutenant Steve Dodge.
17	Q. Was Lieutenant Dodge with you at the time
18	on the vehicle? I'm sorry. In the vehicle?
19	A. No, he wasn't.
20	Q. He was on the ground?
21	A. He was back at the staging area of Page and
22	Cora, I believe.
23	Q. And you may have already said this. What
24	exactly were you ordered to do?
25	A. We were ordered to drive down there and

1	help disperse the crowd.
2	Q. Drive down where?
3	A. West on Page to Euclid.
4	Q. And you said "we were ordered" to do that.
5	Who's we?
6	A. The two officers from I don't know if
7	they're from St. Clair County. They're on their
8	regional SWAT team over there. And then myself. I
9	don't know who exactly was on the BEAR with me. I
10	mean, it's listed in that After Action Report, I know.
11	Q. It seems like a good time to hand you a
12	document.
13	(Plaintiff Exhibit No. Manasco 1, After
14	Action Report, was then marked for identification.)
15	Q. Officer, you testified about the After
16	Action Report. Is this what you were referring to,
17	the document I've just handed you?
18	A. Yes, ma'am.
19	Q. Just for the record, we've marked that as
20	Manasco 1. You've read this document before?
21	A. I reviewed it, yes.
22	Q. Did you write it?
23	A. Yes, I did.
24	Q. Would you please turn to the bottom of the
25	fourth page where there's a list?

1	A. The paragraph that starts "while this took
2	place", that paragraph?
3	Q. No. Before that. There's a paragraph that
4	begins "Lieutenant Dodge then advised Officer
5	Chambers", and then underneath that there's a list of
6	officers?
7	A. Um-hum.
8	Q. Do you see where I'm talking about?
9	A. Yes, ma'am.
10	Q. Okay. Do you see the last sentence in that
11	paragraph? It says, "Officer Chambers relayed this to
12	the following officers who were stationed on the
13	BEAR: " Do you see that sentence?
14	A. Yes, I do.
15	Q. And then there's a list of personnel who
16	was on the BEAR; is that right?
17	A. That is correct.
18	Q. You're not listed on that list, are you?
19	A. No, I'm not.
20	Q. Were you on the BEAR?
21	A. I was not on the BEAR at that time.
22	Q. When you were on the BEAR was that before
23	or after this thing happened?
24	A. Before and possibly after. I'm not sure.
25	Q. Okay.

1	A. We may have drove to another point. I may
2	have been on the BEAR. I don't quite recall.
3	Q. If you'd turn to the next page real quick?
4	Do you see that other list of officers there?
5	A. Yes, I do.
6	Q. That begins with Officer Manasco. That's
7	you; right?
8	A. Yes, it is.
9	Q. All right. You were on the BEAR Cat?
10	A. Yes, ma'am.
11	Q. At the time that this paragraph is talking
12	about; right?
13	A. Yes, I was.
14	Q. Okay. Even though this calls it the
15	Patriot, it's really a BEAR Cat?
16	A. It's the Lenco BEAR Cat Patriot. Sorry.
17	Q. Okay. Those refer to the same vehicle?
18	A. Yes.
19	Q. Okay. Earlier you said you were ordered
20	to I think you said ordered to go down there; is
21	that right? Did you mean go south of Page?
22	A. We were ordered to drive down to the
23	intersection, west on Page.
24	Q. Okay. And the vehicle that you were on
25	went north, is that right, after it went west on Page?

1	A. North on Euclid.
2	Q. Yes.
3	A. Yes.
4	Q. Did you ever go south of Page or did you
5	just go north of Page?
6	A. We went north and then I guess we came back
7	east to something. We just basically circled back to
8	the staging area at Cora.
9	Q. Okay. I'm going to hand you another
10	document which is a map, which I hope should help us
11	clarify.
12	(Plaintiff Exhibit No. Manasco 2, Google
13	Earth Map, was then marked for identification.)
14	Q. You have the map that I just handed you?
15	A. Yes, ma'am.
16	Q. Do you see the intersection of Page and
17	Cora, which is way on the right side middle?
18	A. Down here, yes.
19	Q. Is that where you think the staging area
20	was?
21	A. Yes.
22	Q. Okay. At the time you were ordered to
23	well, I think you said you were ordered to disperse
24	the crowd; is that right?
25	A. That's correct.

1	Q. Were you ordered to go west on Page
2	Boulevard away from Cora and toward Euclid; is that
3	correct?
4	A. That's correct.
5	Q. Okay. At the time you were ordered to do
6	that you were on the BEAR Cat?
7	A. Yes, ma'am.
8	Q. You were not on the BEAR, just to clarify?
9	A. That's correct.
10	Q. And the BEAR Cat went where after it went
11	west on Page?
12	A. North on Euclid. I don't know the streets
13	up here.
14	Q. Fair enough.
15	A. They're off the map. But we kind of did
16	like a loop back to Cora and then Cora back to Page.
17	Q. Okay. And do you know where the BEAR
18	traveled while you were on the north side of Page?
19	A. I can tell you what I was advised by the
20	people. I wasn't on the BEAR, so I don't have, you
21	know, an individual recollection. It's just what
22	people told me.
23	Q. Okay. Yeah, why don't you tell me what
24	people told you.
25	A. Can I refer to this?

1	Q. Sure.
2	A. West on Page to Euclid, south on Euclid to
3	Fountain, east on Fountain to Bayard, south on Bayard
4	to Suburban Tracks, east on Suburban Tracks to Walton,
5	Walton back to Page. And then I'm assuming Page back
6	to the staging area, once they'd done that.
7	Q. Who told you that?
8	A. I individually ask each officer on the BEAR
9	if they could recall their route and they all dictated
10	that back to me.
11	COURT REPORTER: Can we please take a quick
12	break?
13	MS. STEFFAN: Sure. No problem.
14	(A short break was then taken.)
15	BY MS. STEFFAN:
16	Q. The officers who you asked about their
17	route, which officers are those?
18	A. Officer Coats, Officer Busso, Officer
19	Wethington, Officer Seper, Officer Mader, Officer Book
20	and at the time it was Sergeant Mayo. He's now
21	Lieutenant Mayo.
22	Q. Did you talk to each of them individually?
23	A. Yes, I did.
24	Q. Did you take notes of your conversations
25	with them?

_	-	_				,	_			
1	Α.		had	а	Legal	pad	Ι.	was	scribbling	stuii

- 2 down on.
- 3 Q. When did you talk to them? Was it that
- 4 night or sometime later?
- 5 A. From what I recall, I believe it was either
- 6 the next day or the day after. I believe was it the
- 7 next day.
- 8 Q. Did you talk face to face?
- 9 A. We were in like our roll call room at
- 10 headquarters, I believe.
- 11 Q. Could all the officers remember what route
- 12 they took?
- 13 A. From what I remember, they all dictated the
- 14 same route back to me.
- 15 Q. Nobody said, oh, I don't know?
- 16 A. Some people may have said that. I don't
- 17 recall the exact conversation that I had with each and
- 18 every one of them.
- 19 Q. Have you ever ridden in the BEAR before?
- 20 You have; right?
- 21 A. Yes.
- 22 Q. You've ridden in the sort of inside part?
- 23 A. Yes.
- Q. Does that have a technical term?
- 25 A. Just the inside part.

1 Q.	Okay.	Is it	easy to	see	outside	from	the
-------------	-------	-------	---------	-----	---------	------	-----

- 2 inside part?
- 3 A. Um, it can be difficult, yes.
- 4 Q. If you want to see outside how do you do
- 5 that?
- A. There's windows and then there's also
- 7 portholes, once you can open those and look out.
- 8 Obviously it they're closed you can't look out the
- 9 portholes.
- 10 Q. The windows, are they sort of like skinny
- 11 rectangles?
- 12 A. That's how I would describe them.
- 13 Q. You have to stand up to be able to see out
- 14 those windows; right?
- 15 A. Technically, yes; or you could be on your
- 16 knees on the seat and look out unless you're really,
- 17 really short.
- 18 Q. Do you know whether the portholes were open
- 19 or closed during this event?
- 20 A. I wasn't on the BEAR, so I couldn't tell
- 21 you exactly. I can tell you what some of them told
- 22 me.
- 23 **Q. Um-hum.**
- A. That they were open.
- 25 Q. Do you open the porthole from the inside?

1	A. Yes.
2	Q. How big are the portholes?
3	A. Can I show you and just give you like a
4	rough?
5	Q. Sure.
6	A. Roughly what is that? About five inches
7	in diameter.
8	Q. Yeah, looks about right to me.
9	They're pretty small; fair to say?
10	A. Correct.
11	Q. Do you know which officers were inside the
12	BEAR versus on top or driving?
13	A. I believe Officer Coats and Busso were on
14	top of the BEAR and Officer Chambers was driving the
15	BEAR, operating it.
16	Q. Everyone else was on the inside part?
17	A. Yes.
18	Q. Did the people who were in or on the BEAR
19	as they were telling you about their route tell you
20	whether the BEAR was driving continuously or stopped
21	at times?
22	A. Like I said, I wasn't on the BEAR, but I
23	can tell you Officer Chambers said he stopped
24	somewhere on Euclid, I believe. I'd have to refer to
25	that to give you an exact area. Can I do that?

1	Q. Sure. Yes. I thought you were working on
2	that.
3	A. So Officer Chambers stopped the BEAR on
4	Euclid, I'm assuming south of Walton somewhere, to
5	give that crowd time to disperse.
6	Q. Walton is a north/south street?
7	A. Walton runs north and south.
8	Q. So, I'm sorry. You said on Euclid
9	somewhere south of what?
10	A. Page, I believe, is what I meant to say.
11	If I misspoke, I'm sorry.
12	Q. Okay. And just to you've already said
13	this, but just to be clear, you don't have any
14	independent knowledge of that, you're just relying on
15	what Officer Chambers told you?
16	A. That's correct.
17	Q. And is it Officer Chambers who told you
18	that or some other officer?
19	A. From what I recall, I believe it was
20	Officer Chambers.
21	Q. My understanding is Lieutenant Dodge
22	ordered you to make an After Action Report; is that
23	right?
24	A. Yes, he did.
25	Q. Did he tell you how to go about collecting

1	information for the report?
2	A. He didn't give me any specific directions.
3	Q. He just said write a report?
4	A. Yes.
5	Q. I think earlier you said that the officers
6	from whom you were sort of collecting information
7	about what the BEAR had done, that they dictated those
8	answers to you. Do you mean that you were recording
9	them?
10	A. No. I mean that they verbally dictated to
11	me and I scribbled down what they said to me.
12	Q. You don't have your notes anymore?
13	A. No, I do not.
14	Q. Is this the first After Action Report that
15	you had written?
16	A. No, it is not.
17	Q. How many After Action Reports had you
18	written before this one?
19	MR. WHEATON: Are you asking specific to
20	protests or in general?
21	MS. STEFFAN: In general.
22	A. In general, I've written After Action
23	Reports on barricaded subjects, so I couldn't give you
24	an exact amount.
25	BY MS. STEFFAN:

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1	Q. You've done it a lot?
2	A. Yes. Not a lot. I would say if you
3	consider ten times maybe, roughly, a lot.
4	Q. Okay. Do you have a process for writing an
5	After Action Report?
6	A. So it kind of varies.
7	Q. What varies about it?
8	A. Well, on like 7250's, barricaded subjects,
9	we have a scribe who actually scribes times, what's
10	going on.
11	For this, for like a protest like at Page
12	and Walton, I relied on officers' recollections of
13	what they did as well as some video the department
14	provided me.
15	Q. There was no documentation team that day;
16	correct?
17	A. I don't recall if there was one or not. I
18	don't believe there was one assigned to what we were
19	doing.
20	Q. SWAT didn't have a documentation team at
21	its disposal?
22	A. I do not believe so.
23	Q. Were you able to review radio transmissions
24	to help you in writing your report?
25	A. I believe I was, but this all kind of runs

- 1 together with other protests, because I know I've
- 2 listened to radio transmissions from other protests
- 3 too. I believe I was, but I couldn't tell you with
- 4 certainty.
- 5 Q. The information in the After Action Report
- 6 about which officers deployed which chemical munitions
- 7 in which location, did that also come from those
- 8 officers or do you have some other means of verifying
- 9 who deployed what where?
- 10 A. From what I recall, they verbally dictated
- 11 that back to me and I wrote it down.
- 12 Q. How do you know what they told you was
- 13 accurate?
- MR. WHEATON: I'll just object to the
- 15 foundation and it calls for speculation. Subject to
- 16 that, if you understand the question you can answer.
- 17 A. I was relying on them being truthful and
- 18 honest and having a recollection of what took place.
- 19 BY MS. STEFFAN:
- 20 Q. You also in the After Action Report
- 21 describe what the BEAR Cat did, where it went?
- 22 A. That's correct.
- Q. What information did you rely on for that?
- 24 A. Um, my personal knowledge.
- 25 Q. Anything else?

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1	7\	NΤ	Obssionals	÷÷	gomoono	for	ingtango
	Α.	NO.	Obviously	\perp \perp	someone,	TOL	instance,

- 2 deployed a chemical munition, I relied on them
- 3 dictating that back to me.
- 4 Q. Did you deploy any chemical munitions?
- 5 A. Yes, I did.
- 6 Q. What did you deploy?
- 7 A. Um, initially earlier that day I deployed
- 8 smoke. And then later on in the day I deployed some
- 9 CS projectiles as well as, I think, yeah, some
- 10 projectiles.
- 11 Q. Were you on Page when you deployed smoke?
- 12 A. Yes.
- Q. Were you on Page when you deployed CS
- 14 projectiles?
- 15 A. I was on Page and, you know, in that
- 16 vicinity of like Page and Euclid, right around there.
- 17 Page and Walton, Page and Euclid area.
- 18 Q. You were on the inside of the BEAR Cat; is
- 19 that correct?
- 20 A. There's a thing called the turret.
- Q. Okay. You were in the turret?
- 22 A. So, yeah, I was standing in the turret.
- Q. Okay. Is that the position from which you
- 24 deployed chemical munitions?
- 25 A. When we were traveling in it, yes, that

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1		
1	was.	
2	Q.	When you deployed the smoke were you in the
3	BEAR Cat or	were you on the ground?
4	А.	We were on the ground. On foot.
5	Q.	Have you deployed chemical munitions from
6	the BEAR be	fore?
7	А.	Yes, I have.
8	Q.	How did you do that?
9	А.	Um, can you be more specific?
10	Q.	Sure. Did you deploy a munition through
11	the window?	Through the porthole? Were you on top?
12	Α.	Are we referring to this incident?
13	Q.	No. Just generally. You've been stationed
14	on the BEAR	previously and you've deployed a chemical
15	munition from	om the BEAR; is that correct?
16	Α.	Um-hum. Yes.
17	Q.	Where were you on the BEAR and how did you
18	deploy that	munition?
19	Α.	I've deployed munitions through the
20	portholes.	
21	Q.	They're not too small to do that?
22	Α.	Um, no, they're not.
23	Q.	How about through the windows?
24	Α.	The windows don't open.
25	Q.	They don't open at all?

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1	A. They're bulletproof.
2	Q. There's a pane of glass or something?
3	A. It's glass like this thick. It's
4	bulletproof glass.
5	Q. I understand. When you deployed a munition
6	through the porthole on the BEAR did you throw it with
7	your hand, push it out with your hand, use a launcher,
8	some other method?
9	A. I've done both.
10	Q. My question wasn't very clear. When you
11	say you've done both, you mean you've pushed it out
12	with your hand and used a launcher?
13	A. I've physically dropped it out and I've
14	used a launcher to shoot a projectile out.
15	Q. Can you see out the porthole at the same
16	time you're deploying a munition out the porthole?
17	A. Are we talking hand-held or projectiles?
18	Q. Either one.
19	A. Yes.
20	Q. You can I sort of mushed my questions
21	together.
22	You can see out the porthole while you are
23	deploying a munition with a launcher; is that correct?
24	A. Can I elaborate?
25	MR. WHEATON: Sure.

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- 1 A. I do it two different ways. If I can get
- 2 behind the launcher, I can see out the porthole.
- 3 Sometimes I'll have the launcher in the porthole and I
- 4 can see if I'm just in a downward angle just trying to
- 5 get it out there because the crowd is pushed back.
- 6 I'll look through the actual window right above the
- 7 porthole.
- 8 Q. Okay. The portholes are on the sides of
- 9 the BEAR?
- 10 A. So we have three -- if we're going to call
- it the back part of the BEAR, you have three on each
- 12 side. There's two doors that swing open. They have
- 13 two portholes. And then the driver side door and the
- 14 passenger side door both have portholes.
- 15 Q. So like ten portholes total?
- A. Roughly.
- 17 Q. You said you can see out two different
- 18 ways. Just to summarize, that is either directly
- 19 behind the launcher through the porthole or through
- 20 the window as you're deploying munitions through the
- 21 porthole?
- 22 A. Correct.
- Q. I think you said you also pushed out
- 24 munitions with your hand through the porthole; is that
- 25 correct?

1	A. That's correct.
2	Q. Can you see through the porthole while
3	you're doing that?
4	THE WITNESS: Can I describe how I do this?
5	MR. WHEATON: Sure.
6	A. So once I stick my hand out the window I
7	look through the glass to see where it's going, make
8	sure it's not going to land on somebody, and then I
9	drop it.
10	BY MS. STEFFAN:
11	Q. Okay. The report that you have in front of
12	you, which I guess we marked as Manasco Exhibit 1, is
13	this the first draft of your report or did you have an
14	earlier draft?
15	A. Um, by draft what do you mean?
16	Q. Um, when you typed out the report for the
17	first time did it look just like this?
18	A. No.
19	Q. What changed?
20	A. Obviously when I had access to the videos,
21	pieces that I couldn't fill in from my recollection or
22	somebody else's recollection, it's on video, so I was
23	able to do it that way.
24	Q. Do you still have your original draft
25	before you were able to add in what you learned from

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1	the videos?	

3 re-save it.

2

4 Q. Got it. When you wrote this for the first

I just would open this up and type it and

- 5 time was it on a computer?
- A. Yes, it was.
- 7 Q. What videos did you review?
- 8 A. The videos that -- I'm not even sure if you
- 9 would call them a documentation team. I don't know
- 10 what they were referred to back then. There were two
- 11 officers on the scene back at like around the staging
- 12 area that had video cameras that were taking video of
- 13 what was taking place and I guess they were
- 14 documenting stuff.
- 15 O. Is that Detectives Wood and Eaton?
- 16 A. I believe so. I'm not sure if anybody else
- 17 was taking any videos, but I do recall those two
- 18 having cameras.
- 19 Q. Were all the videos you reviewed taken on
- 20 Page Boulevard?
- 21 A. I don't recall exactly.
- 22 Q. Did you see any video taken from the BEAR?
- 23 A. I don't recall ever seeing any video from
- 24 the BEAR.
- 25 Q. Do you know if the BEAR has video

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1	capability?
2	A. We have a, like a thermal camera. That's
3	the only.
4	Q. And the BEAR doesn't have GPS; right?
5	A. I don't believe so. I'm not for sure.
6	Q. Fair enough.
7	How long did it take you to write this
8	report?
9	A. Um, from what I recall, in total after I
10	got access to the videos, and this is just from my
11	recollection, approximately maybe like two weeks, a
12	week to two weeks.
13	Q. What did you do with it after you had
13 14	Q. What did you do with it after you had finished it?
14	finished it?
14 15	finished it? A. I gave it to Lieutenant Dodge at the time,
14 15 16	finished it? A. I gave it to Lieutenant Dodge at the time, who was my commander.
14 15 16 17	finished it? A. I gave it to Lieutenant Dodge at the time, who was my commander. Q. How did you give it to him? Did you print
14 15 16 17	finished it? A. I gave it to Lieutenant Dodge at the time, who was my commander. Q. How did you give it to him? Did you print it out and hand it to him?
14 15 16 17 18	finished it? A. I gave it to Lieutenant Dodge at the time, who was my commander. Q. How did you give it to him? Did you print it out and hand it to him? A. I believe I did. I mean, this is three and
14 15 16 17 18 19 20	finished it? A. I gave it to Lieutenant Dodge at the time, who was my commander. Q. How did you give it to him? Did you print it out and hand it to him? A. I believe I did. I mean, this is three and a half years ago.
14 15 16 17 18 19 20 21	finished it? A. I gave it to Lieutenant Dodge at the time, who was my commander. Q. How did you give it to him? Did you print it out and hand it to him? A. I believe I did. I mean, this is three and a half years ago. Q. Yeah.
14 15 16 17 18 19 20 21 22	finished it? A. I gave it to Lieutenant Dodge at the time, who was my commander. Q. How did you give it to him? Did you print it out and hand it to him? A. I believe I did. I mean, this is three and a half years ago. Q. Yeah. A. I believe I gave him a printed copy of it.

- 1 A. I don't know exactly what he did with it.
- 2 BY MS. STEFFAN:
- 3 Q. Did he ever talk to you about it after you
- 4 submitted it to him?
- 5 A. Um, I believe we had a couple
- 6 conversations. Exactly what we were talking about,
- 7 you know, I don't recall.
- 8 Q. Do you remember if you had fulfilled his
- 9 order to write a report if you felt like you had done
- 10 that?
- MR. WHEATON: If you can remember.
- 12 A. He never gave it back to me, so what he did
- 13 with it, I couldn't tell you after that.
- 14 BY MS. STEFFAN:
- 15 Q. But you did have a couple conversations
- 16 about it?
- 17 A. I believe so.
- 18 Q. Do you remember if he was satisfied with
- 19 it, not satisfied with it?
- 20 A. I don't -- I don't recall what the exact
- 21 content of our conversation was.
- 22 Q. Okay. Could you please turn to the front
- 23 side of the last page in the After Action Report? I'm
- 24 going to ask you some questions about the sort of big
- 25 paragraph at the top here.

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1	A. Uh-huh.
2	Q. The first sentence that says, "The BEAR
3	traveled west on Page to Euclid", is that a thing you
4	personally knew? Did you see that happen?
5	A. They were in front of us. Yes.
6	Q. The next sentence that says what Officer
7	Coats deployed, did you see that happen?
8	A. No, I did not.
9	Q. You got that information from Officer
10	Coats?
11	A. Yes, I did. I believe he dictated it back
12	to me later on.
13	Q. Okay. Do you recall that happening?
14	A. I do not recall that happening.
15	Q. How about the next sentence about Officer
16	Chambers, did you see that happen?
17	A. No, I did not.
18	Q. You got that information from Officer
19	Chambers?
20	A. Yes. I believe he dictated it back to me.
21	Q. Okay. Same question with the next sentence
22	about what Officer Seper deployed, you got that
23	information from Officer Seper?
24	A. That is correct.
25	Q. The next sentence mentions a person named

1	Officer Johnson?
2	A. Um-hum. Yes.
3	Q. Officer Johnson isn't listed as a person
4	who was on the BEAR on the previous page. Do you know
5	if Officer Johnson was on the BEAR or not?
6	A. That may have been an oversight by me. I
7	may have just forgot to put him in that. I mean, the
8	After Action Report says he was there, so I'm assuming
9	he was there, in this paragraph.
10	Q. Do you remember talking with Officer
11	Johnson?
12	A. I remember some people being in the room
13	and me. I don't remember exactly. You know, my
14	report says that I talked to him, so I'm assuming that
15	I did talk to him.
16	Q. When you say your report says that you
17	talked to him, is that because it contains information
18	about what he was doing or is there some other part in
19	the report that says that you talked to him?
20	A. It contains information about what he was
21	doing.

Q. So from that you can presume that you must

Q. Okay. The next two sentences after that

22

23

24

25

have talked to him?

A. That is correct.

_		_				_	_		
1	discuss	actions	that	Officers	Busso	and	Book	took.	

- 2 Just to be clear, you got that information from those
- 3 officers; is that right?
- 4 A. That would be correct.
- 5 Q. Okay. The next sentence after that says,
- 6 "This caused a large portion of the crowd to run south
- 7 on Euclid." Do you see that sentence?
- 8 A. Yes, I do.
- 9 Q. Where did that information come from?
- 10 A. That was dictated to me by one of those
- officers that were on the BEAR. I'm not sure which
- 12 one.
- 13 Q. Okay. We already talked about Officer
- 14 Chambers stopping the BEAR, which is in the next
- 15 sentence. The sentence after that says, "Many of the
- 16 protestors gathered south of Page on Euclid and once
- again began throwing rocks and bricks at the BEAR."
- 18 Do you see that sentence?
- 19 A. Yes, I do.
- 20 Q. Where did that information come from?
- 21 A. That would have been dictated to me by
- 22 someone who was on the BEAR.
- 23 Q. Do you remember who?
- A. I don't recall, no, exactly.
- 25 Q. Do you recall getting that information or

1	you just presume that you must have done so since it's
2	there?
3	A. I presume that in our discussion that
4	someone gave me that information.
5	Q. The next sentence about then Sergeant Mayo
6	advising Chambers to continue south on Euclid to move
7	protestors out of the area, did that information come
8	from Sergeant Mayo?
9	A. I presume it came from him.
10	Q. Could it have come from Chambers?
11	A. It may have come from him too. I'm not
12	sure which one actually.
13	Q. Okay. Do you remember the BEAR returning
14	to the staging area?
15	A. I don't recall if we returned first or they
16	returned first, but, I mean, eventually it came back.
17	Q. You recall returning to the staging area?
18	A. I do. Correct.
19	Q. Okay. Why did you go back to the staging
20	area?
21	A. From what I recall, I believe we were
22	ordered back there.
23	Q. Do you know who ordered you to go back?
24	A. I can assume it was Lieutenant Dodge. I

can't say for certain who it was.

25

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1	
1	Q. Lieutenant Dodge was with you in the BEAR
2	Cat; correct?
3	A. I don't believe he was. I don't recall him
4	being there.
5	Q. He's not listed in your list of personnel
6	who were on the BEAR Cat?
7	A. I don't recall him being there.
8	Q. Do you know where he was?
9	A. I can't say for certainty where he was.
10	MR. WHEATON: I'm sorry. I've got to return
11	this call. Do you mind if we take a quick break?
12	MS. STEFFAN: Sure.
13	(A short break was then taken.)
14	(Last questions and answers read back by reporter.)
15	BY MS. STEFFAN:
16	Q. When you were on the BEAR Cat you first
17	went west on Page and then you turned north on Euclid?
18	A. That would be correct.
19	Q. What was your goal? What was the BEAR Cat
20	trying to accomplish?
21	A. We were told that we needed to disperse the
22	unruly crowd from the area.
23	Q. Who were you told that by? Is that
24	Lieutenant Dodge or somebody else?
25	A. From what I recall, it was Lieutenant

1	Dodge.		

What did you do to ensure that the unruly

3 crowd had dispersed?

Q.

2

- 4 A. From what I recall, Officer Chambers had
- 5 given the dispersal order and they hadn't left, so
- 6 Lieutenant Dodge, I believe, told us to drive down
- 7 there, deploy munitions to get the crowds to disperse
- 8 and get out of the intersections so that traffic could
- 9 begin flowing.
- 10 Q. Do you know if people actually dispersed?
- 11 A. I mean, I'm speculating here.
- MR. WHEATON: Don't do that.
- 13 BY MS. STEFFAN:
- 14 Q. If you don't know, you can say that.
- 15 A. I don't recall.
- 16 Q. Okay. Do you know what disperse means?
- 17 A. I believe I have a working knowledge of it.
- 18 Q. Okay. What is your working knowledge of
- 19 what disperse means?
- 20 A. For us, it's when a large, unruly crowd is
- 21 engaged in activity or criminal activity or unlawful
- 22 behavior. To get them to disperse is to get that
- 23 group to disassociate themselves from one another.
- 24 Once they've disassociated themselves from one
- 25 another, they would leave the area.

Page 53

1	0	What	does	disassociate	mean?
⊥	v.	MIIac	aves	<i>dragadetate</i>	mean:

- 2 A. Not congregating in a group.
- 3 Q. Does that mean every person has to be by
- 4 him or herself?
- 5 A. I wouldn't say that they have to be by
- 6 themselves.
- 7 Q. How large of a group can they be in and
- 8 still be disassociated from the crowd?
- 9 MR. WHEATON: Objection. Foundation. Calls
- 10 for speculation absent specific circumstances.
- 11 BY MS. STEFFAN:
- 12 Q. You can answer.
- 13 A. As long as a group of people are
- 14 associating themselves with one another and still
- 15 engaged in some kind of unlawful conduct, I would
- 16 consider that a group still.
- 17 Q. You said, I think, that disperse included
- 18 disassociate from one another and leave the area; is
- 19 that right?
- 20 A. I believe I said that.
- 21 Q. Okay. What does leave the area mean?
- MR. WHEATON: Same objection. Subject to
- 23 that, go ahead.
- 24 A. Leaving the area would be disassociating
- 25 from that group and staying away from the group that's

- 1 engaged in the activity.
- 2 BY MS. STEFFAN:
- 3 Q. Do you have to go any specific distance to
- 4 have left the area?
- 5 A. I would just say you need to disassociate
- 6 yourself from that group.
- 7 Q. I think you said it was Lieutenant Dodge
- 8 who asked you to prepare the After Action Report; is
- 9 that right?
- 10 A. That would be correct.
- 11 Q. Do you know why he asked you to do that?
- MR. WHEATON: Objection. Calls for
- 13 speculation.
- 14 A. I don't know why he would ask me to do
- 15 that.
- 16 BY MS. STEFFAN:
- 17 Q. Had he asked you to prepare After Action
- 18 Reports before?
- 19 A. Yes, he has.
- 20 Q. Did anyone ask you to change anything about
- 21 your report?
- 22 A. I don't recall anybody ever asking me to
- 23 change anything.
- Q. I think I asked you earlier if the videos
- 25 you reviewed to assist you in preparing your report

- 1 had been taken on Page. And I can't remember what you
- 2 said.
- A. I said I believe, from what I recall, that
- 4 they were taken on Page.
- 5 Q. Okay. Do you remember if you saw any video
- 6 taken from the perspective of the BEAR Cat?
- 7 A. I don't recall reviewing any video from
- 8 there.
- 9 Q. Did you see any video of the BEAR traveling
- 10 south on Euclid?
- 11 A. I don't recall seeing any video.
- 12 Q. Do you remember who the incident commander
- 13 was for this incident?
- 14 A. I don't recall who was the overall incident
- 15 commander.
- 16 Q. Okay. I think you said earlier you had
- 17 been told to go west on Page and deploy chemical
- 18 munitions to disperse the crowd; is that right?
- 19 A. I believe that's what I said.
- 20 Q. Okay. That is what happened though?
- 21 A. Yes.
- Q. Okay. Were you told what type of munitions
- 23 to deploy?
- A. I don't recall being told what type to
- 25 deploy.

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1	Q. Were you told where to deploy chemical
2	munitions?
3	A. I don't recall being told exactly where to
4	deploy.
5	MS. STEFFAN: I think I might be finished,
6	but I would like a couple of minutes to just look
7	through my notes.
8	MR. WHEATON: Sure.
9	MS. STEFFAN: Do you have any questions?
10	MR. WHEATON: I don't have anything.
11	MS. STEFFAN: Okay. If we can take a couple
12	minute break then.
13	(A short break was then taken.)
14	BY MS. STEFFAN:
15	Q. You mentioned earlier that you are an
16	instructor, you were trained as an instructor on the
17	use of chemical munitions by CTS; is that right?
18	A. That is correct.
19	Q. Have you ever done a training in the
20	capacity of an instructor on chemical munitions,
21	conducted your own training?
22	A. Yes, to our specific unit, I have.
23	Q. Okay. When did you conduct that training
24	or those trainings?
25	A. I don't recall exact dates.

Page 57

1	Q.	Is	it	a	formal	thing	or	is	it	a	

- 2 conversation you have? What is the training like?
- 3 A. There's a PowerPoint. I go through the
- 4 PowerPoint and we talk about the different munitions
- 5 and kind of what they're used for.
- 6 Q. What each specific munition is used for?
- 7 A. Like it's makeup, you know. Like some
- 8 stuff is coded blue, some stuff is coded red and that
- 9 determines what the munition is, what type of chemical
- 10 it is, stuff like that.
- 11 Q. Okay. Do you cover the situations in which
- 12 you would use each munition?
- MR. WHEATON: I'm sorry. In which he would
- 14 use what?
- MS. STEFFAN: Each munition.
- 16 A. We don't cover exact scenarios. We don't
- 17 go over scenarios. We just go over the munitions
- 18 themselves.
- 19 BY MS. STEFFAN:
- 20 Q. Have you ever had any training on the First
- 21 Amendment?
- 22 A. Um, from what I recall, we go over that
- 23 stuff in the police academy.
- 24 Q. After you graduated from the academy have
- you had any training on the First Amendment?

1	A. I don't recall any specific training.
2	Q. Have you ever had any training about using
3	a chemical munition at a protest?
4	A. Can you be more specific or rephrase?
5	Q. Sure. Have you ever had any training about
6	when it is appropriate or under what circumstances it
7	is appropriate to use a chemical munition in a protest
8	or at a protest?
9	A. I don't recall any specific training on
10	when to use them.
11	Q. Do you have any training on patrolling
12	protests or working at protests?
13	A. Um, just through interactions helping to
14	train the CDT team.
15	Q. Do you have any training on when it is
16	lawful or unlawful to protest?
17	A. I don't recall any specific training.
18	Q. You mentioned that you helped to train the
19	CDT team. Is that through like role playing
20	scenarios?
21	A. Yeah. They do a lot of role playing
22	scenarios.
23	Q. What kind of role playing scenarios have
24	you been involved in?
25	A. They just go over how to form up a line,

how to march, stuff like that.

- 2 The After Action Report from August 19, 3 2015, describes the route that the BEAR took south of 4 Page; is that correct? 5 Α. The BEAR, yes. 6 Q. Do you know -- well, would you describe 7 that as a loop that the BEAR took south of Page? 8 I guess a vague description of it would be 9 a loop. 10 Okay. Do you know if the BEAR took one Q.
- 12 A. From what I recall, I remember one loop.
- Q. And when you're talking about what you
- 14 recall, you mean what you recall the officers telling
- 15 **you?**

11

1

- 16 A. That would be correct.
- Q. When you were on the BEAR Cat on the north
- 18 side of Page, did that BEAR Cat take a route that
- 19 could be described as a loop?

loop or two loops?

- 20 A. Yeah, I would vaguely describe that as a
- 21 loop.
- 22 Q. Okay. Did you do that route once or more
- 23 than once? One loop or more than one loop?
- A. I recall only going one time.
- 25 Q. Officers on the BEAR Cat were deploying

1	chemical munitions as you were driving? Not you
2	personally, as the BEAR Cat was driving; is that true?
3	A. I did, yes.
4	Q. What is the furthest location from Page and
5	Walton that you deployed a chemical munition, if you
6	recall or referring to the report, either way.
7	A. From what I recall and from what I'm
8	reading in the After Action Report, I would say in the
9	area of Page and Euclid.
10	Q. Do you know if any officers on the BEAR Cat
11	deployed a munition more than a block away from Page?
12	A. I don't recall.
13	Q. Just for identification sake, I'm going to
14	hand you another document.
15	(Plaintiff Exhibit No. Manasco 3, After
16	Action Report, was then marked for identification.)
17	MS. STEFFAN: This is what you gave me
18	yesterday.
19	BY MS. STEFFAN:
20	Q. Have you seen this document before?
21	A. Yes, I have.
22	Q. Is this an After Action Report that you
23	wrote?
24	A. Yes, it is.
25	Q. Is there any part of it you didn't write?

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1	Α.	From what I recall, I wrote this whole
2	thing.	
3	Q.	Okay. And to the best of your recollection
4	is it accur	rate?
5	Α.	To the best of my recollection, yes, it is.
6	Q.	Okay.
7		(Plaintiff Exhibit No. Manasco 4,
8	Intra-Depar	tment Report, was then marked for
9	identificat	cion.)
10	Q.	I'm handing you another document. Have you
11	seen this d	locument before?
12	A.	Yes, I have.
13	Q.	Is this an After Action Report that you
14	co-wrote?	
15	A.	Yes, it is.
16	Q.	To the best of your knowledge and
17	recollection	on, is it accurate?
18	A.	To the best of my knowledge, yes, it is.
19	Q.	Okay. In the very first line there of the
20	report itse	elf I see the phrase Code 1200. Do you see
21	that?	
22	A.	Yes.
23	Q.	What is that?
24	A.	It's just a call from another police
25	department	to have other agencies respond. They've

1	depleted all their resources basically.
2	Q. Okay.
3	MS. STEFFAN: That's all I've got.
4	MR. WHEATON: Okay.
5	EXAMINATION
6	BY MR. WHEATON:
7	Q. Officer, just really quickly. You were
8	asked some questions about this, a number of questions
9	actually, about this After Action Report from
10	August 19th, 2015. And I believe you testified that
11	the BEAR Cat traveled north on Euclid and made what
12	could vaguely be described as a loop; is that right?
13	A. That's correct.
14	Q. Could you take a look at the I'll call
15	it the center paragraph on this page, which is not
16	Bates labeled, but which I will represent is Bates
17	labeled CITY 39, where it says, "While this took
18	place, the St. Clair County Lenco Patriot armored
19	vehicle followed the BEAR west on Page to Euclid and
20	then proceeded south on Euclid." Is that supposed to
21	say north on Euclid?
22	A. That's correct. That's a mistake on my
23	part.
24	Q. All right. That's just a typo?
25	A. Yes, it is.

1	
1	Q. All right. I'll draw your attention to the
2	paragraph right above that approximately in the middle
3	of that paragraph where it says, "Many of the
4	protestors gathered south of Page on Euclid and once
5	again began throwing rocks and bricks at the BEAR."
6	Do you know where that information would have come
7	from?
8	A. That would have came from someone who was
9	on the BEAR. They would have dictated it to me.
10	Q. That's not something that you would have
11	inserted on your own; right?
12	A. That's correct.
13	Q. I mean, fair to say that it had to come
14	from someone who was there?
15	A. That's correct, because I wasn't on the
16	BEAR.
17	Q. All right.
18	MR. WHEATON: That's all the questions I
19	have.
20	FURTHER EXAMINATION
21	BY MS. STEFFAN:
22	Q. While we're talking about typos real quick,
23	about five lines down on that Page there's a part of a
24	sentence that says "between Walton on Euclid on Page."
25	Just to be clear, that's between Walton and Euclid on

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	9
1	Page; is that right?
2	A. Yes, that would be correct.
3	Q. Okay. Thank you.
4	A. I'm sorry.
5	Q. No problem.
6	MS. STEFFAN: All right.
7	MR. WHEATON: That's all the questions I
8	have.
9	Jessie, anything else?
10	MS. STEFFAN: I'm finished.
11	MR. WHEATON: All right.
12	Officer, you have the right to review this
13	transcript for typographical errors. That is called
14	reading, in which case you would get a copy of the
15	transcript, read it and sign it, verifying that it's
16	accurate. Or you can choose to trust that the court
17	reporter took your testimony down accurately, in which
18	case you just tell her that you waive signature, which
19	is what I typically recommend.
20	THE WITNESS: I waive signature. I trust
21	you.
22	DEPOSITION CONCLUDES AT 10:48
23	
24	
25	

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1	NOTARIAL CERTIFICATE OF REPORTER				
2					
3	I, Susannah L. Massie, MO CCR, and Notary				
4	Public within and for the State of Missouri, do hereby				
5	certify that the witness whose testimony appears in				
6	the foregoing deposition was duly sworn by me pursuant				
7	to Section 492.010 RSMo; that the testimony of said				
8	witness was taken by me to the best of my ability and				
9	thereafter reduced to typewriting under my direction;				
10	that I am neither counsel for, related to, nor				
11	employed by any of the parties to the action in which				
12	this deposition was taken, and further that I am not a				
13	relative or employee of any attorney or counsel				
14	employed by the parties thereto, nor financially or				
15	otherwise interested in the outcome of the action.				
16					
17					
18					
19					
20	Notary Public within and for				
21	The State of Missouri				
22	MO CCR #902				
23					
24					
25					

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